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APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/721,073	1	1/26/2003	Kei Masunishi	P24130	7834 ′	
7055	7590	07/21/2005		EXAMINER		
		ERNSTEIN, P.L.C	SMITH, PHILIP ROBERT			
1950 ROLA RESTON, V				ART UNIT PAPER NUMBER		
•				3739		

DATE MAILED: 07/21/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

•			420
	Application No.	Applicant(s)	<del></del>
	10/721,073	MASUNISHI, KEI	. •
Office Action Summary	Examiner	Art Unit	
	Philip R. Smith	3739	
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet w	ith the correspondence addres	ss
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a r  - If NO period for reply is specified above, the maximum statutory perions  - Failure to reply within the set or extended period for reply will, by state than the period for reply will be stated to the period f	N. 1.136(a). In no event, however, may a reply within the statutory minimum of thir od will apply and will expire SIX (6) MON tute, cause the application to become A.	reply be timely filed  rty (30) days will be considered timely.  NTHS from the mailing date of this commu  BANDONED (35 U.S.C. § 133).	inication.
Status			•
1)⊠ Responsive to communication(s) filed on 26	November 2003.		
	his action is non-final.	· · · · · · · · · · · · · · · · · · ·	
- 3) Since this application is in condition for allow		ters, prosecution as to the me	erits is
closed in accordance with the practice unde			
		· · · · · · · · · · · · · · · · · · ·	
Disposition of Claims			
4) Claim(s) 1-22 is/are pending in the application	on.		
4a) Of the above claim(s) is/are withd	rawn from consideration.		-
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-3,5,6 and 8-22</u> is/are rejected.		· ·	
7)⊠ Claim(s) <u>4 and 7</u> is/are objected to.		,	•
8) Claim(s) are subject to restriction and	d/or election requirement.	•	
		``	
Application Papers			
9)☐ The specification is objected to by the Exam	iner.		
10)☐ The drawing(s) filed on is/are: a)☐ a	ccepted or b)  objected to	by the Examiner.	
Applicant may not request that any objection to t	he drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the corr	rection is required if the drawing	g(s) is objected to. See 37 CFR 1	.121(d).
11) ☐ The oath or declaration is objected to by the	Examiner. Note the attache	d Office Action or form PTO-	152.
Priority under 35 U.S.C. § 119			
12)⊠ Acknowledgment is made of a claim for forei a)⊠ All b)□ Some * c)□ None of:	ign priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
1. ☑ Certified copies of the priority docume	ents have been received.	·	
2. Certified copies of the priority docume		Application No.	,
3. Copies of the certified copies of the p			ae
application from the International Bure			J
* See the attached detailed Office action for a l	•	t received.	
	,	,	
Attachment/s)			
Attachment(s)  1) Notice of References Cited (PTO-892)	A) Intention	Summary (PTO-413)	·
2) Notice of References Cited (PTO-692)  Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No	(s)/Mail Date	. •
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date <u>2/27/2004</u> .		Informal Patent Application (PTO-15	2)

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#### **DETAILED ACTION**

### Claim Objections

[01] Claim 1 is objected to because of the following informalities: --apart-- written where --a part-- clearly intended. Appropriate correction is required.

### Claim Rejections - 35 USC § 112, Paragraph One

[02] The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

[03] Claim 2 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. With reference to Figure 5, Applicant states that "inputted laser light in the optical fiber bundle 13 propagates in the core section 13a to be sent to the end portion 13c" [0052]. This is well understood as being consistent with the conventional behavior of an optical fiber bundle. Applicant further states that "the end plane 13d of the optical fiber bundle 13 is perpendicular to the axis Y of the optical fiber bundle 13. The optical fiber bundle 13 is a column so the circumference 13h of the end plane 13d is a circle. The thermal receiving element 14 is curved so as to fit around half circumference

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of the outer surface 13t" [0053]. Figure 5 accurately represents the description of [0052]-[0053], and the physical disposition of the various elements relative to one another is clear to one skilled in the art. What is not reasonably conveyed is how light which is "propagate[d] in the core portion 13a" will be received by a thermal receiving element which is "curved so as to fit around half circumference of the outer surface 3t." It is reasonably conveyed that light will be transmitted to every point on the "[circular] end plane 13d." The "thermal receiving element 14" will not be subjected to transmitted light if positioned as specified.

## Claim Rejections - 35 U.S.C. 112, Paragraph Two

[04] The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- [05] Claim 2 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- [06] Claim 2 is rejected for the reasons stated above. A "thermal receiving element" can not be placed on the "circumference of said outer surface [of an optical fiber bundle]" and expect to be "heated by said light [inputted into said optical fiber bundle]."

# Claim Rejections - 35 USC § 102

[07] The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that

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form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- [08] Claims 1-3 & 5 are rejected under 35 U.S.C. 102(b) as being anticipated by Johnson et al. (4,204,742).
- [09] Johnson discloses a photothermal actuator comprising:
  - [09a] an optical fiber bundle ("core 11") that is inserted in a tube ("cladding 12," 10/25-29);
  - [09b] a light inputting apparatus that inputs light ("conducting coherent or incoherent light," 10/14-15) into said optical fiber bundle; and
  - [09c] a thermal receiving element ("expansion layer 13... consists of a material, e.g. a metal, having a maximally high coefficient of thermal expansion," 10/41-52) that is provided on a part of an outer surface of an end portion of said optical fiber bundle, said thermal receiving element being heated by said light so that said thermal receiving element and apart of said optical fiber bundle are stretched, whereby said optical fiber bundle and said tube are bent (14/3-12).

### Additional Claim Rejections - 35 USC § 102

[10] Claims 1, 3, 5-6 & 8-22 are rejected under 35 U.S.C. 102(b) as being anticipated by Chastagner (5,152,748).

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[11] Chastagner discloses a guide wire, catheter, and endoscope having photothermal actuators, each photothermal actuator comprising

- [11a] an optical fiber bundle ("fiber optic bundle 26," 3/55-56) in which light is inputted by a light inputting apparatus ("control source 16," 3/57-59), said optical fiber bundle being inserted into a tube ("functional tip 14," 3/67-4/3); and
- [11b] a thermal receiving element ("elements 20," 4/21-32) that is provided on a part of an outer surface of said optical fiber bundle ("bundle 26 is in optical communication with control source 16 to carry light from control source 16 to each element 20," 3/57-59), said thermal receiving element being heated by said light so that said thermal receiving element and a part of said optical fiber bundle are stretched, whereby said optical fiber bundle and said tube are bent ("the heated element 20 must bow or bend upon expanding. The effect of this expansion is to bend the tip 14 away from the expanding element 20," 4/30-32).
- [11c] It is clear from Fig. 5-8 that the optical fiber bundles or group of optical fiber bundles are arranged in a concentric circle in said tube at even intervals.

## Allowable Subject Matter

[12] Claims 4 & 7 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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#### Conclusion

- [13] The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Barr (5,279,559) discloses the use of optical energy for the bending of a catheter.
- [14] Any inquiry concerning this communication or earlier communications from the

  examiner should be directed to Philip R Smith whose telephone number is (571)

  272 6087 and whose email address is philip.smith@uspto.gov. The examiner can normally be reached between 9:00am and 5:00pm.
- [15] If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Linda Dvorak can be reached on (571) 272 4764.
- [16] Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

prs

John P. Leubecker Primary Examiner